

February 2, 2006

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: Certification of CPNI Filing, EB-06-TC-060 / EB Docket No. 06-36

Dear Ms. Dortch,

Transmitted herewith, in accordance with the Commission's Public Notice, DA 06-223, released January 30, 2006, and Section 64.2009(e) of the Commission's Rules, is our compliance certificate and accompanying statement for the year ended December 31, 2005.

Regards,

Richard K. Veach

CEO

WestLink Communications, LLC PO Box 707, 120 West Kansas Avenue Ulysses, Kansas 67880 620.356.7109 direct office 620.424.3109 direct fax

Enc.

ANNUAL CERTIFICATION – Customer Proprietary Network Information Procedures of WestLink Communications, LLC ("WestLink")

I, Leon Young, hereby certify that I have personal knowledge that WestLink has established operating procedures regarding the Customer Proprietary Network Information generated by the customers of WestLink. These procedures, described on the attached page, are in compliance with Section 222 of the Communications Act of 1934, as amended (47 U.S.C. 222) and 47 CFR §§64.2001-64.2009.

Signed: Young

By: Leon Young, Secretary and Treasurer

Date: February 2, 2006

Certification of CPNI Filing, February 2, 2006

WestLink Communications, LLC ("WestLink")

WestLink hereby submits that its procedures regarding its customers' Customer Proprietary Network Information ("CPNI") are in compliance with Section 222 of the Communications Act of 1934, as amended (47 U.S.C. 222) and 47 CFR §§64.2001-64.2009.

WestLink takes its statutory responsibility to protect its customers' CPNI seriously and therefore does not sell, rent or otherwise disclose customers' CPNI to other entities. Further, WestLink does not currently use, nor allow its affiliates to use, any customers' CPNI in marketing activities. Any request for CPNI is immediately forwarded to Richard Veach, the General Manager of WestLink. WestLink's employees have been educated about CPNI, federal regulations and WestLink's statutory responsibility to its customers. Any unauthorized use, sale, or other disclosure of CPNI by any employee would subject the employee to disciplinary action, up to, and including, immediate dismissal. Further, WestLink does not use, disclose or permit access to customers' CPNI for the purposes of identifying customers placing calls to competing carriers.